Nomor Surat	SB-059/CSL-LN/RUPS/VI/20
Nama Perusahaan	PT Link Net Tbk.
Kode Emiten	LINK
Lampiran	2
Perihal	Penyampaian Bukti Iklan Ringkasan Risalah Rapat Umum Pemegang Saham Tahunan PT Link Net Tbk

Dengan ini Perseroan / Emiten menyampaikan bukti iklan tentang Ringkasan Risalah Rapat Umum Pemegang Saham Tahunan PT Link Net Tbk

yang telah diiklankan di media cetak :

Informasi	Nama Media Cetak	Tanggal Penerbitan
Pengumuman Ringkasan Risalah Rapat Umum Pemegang	Investor Daily	11 Juni 2020

Demikian untuk diketahui.

Hormat Kami,

## PT Link Net Tbk.

Johannes

Corporate Secretary

PT Link Net Tbk.

Jl. Jend. Gatot Subroto Kav. 35 - 36, Jakarta Selatan, Indonesia

Telepon : 021-5278811, Fax : 021-5278833, www.linknet.co.id

Tanggal dan Waktu	11-06-2020 18:41	
Lampiran	1. 20200611LN SB059 Iklan Ringkasan Risalah RUPST.pdf	
	2. Investor Daily Hal11 Ringkasan Risalah RUPST.pdf	

Dokumen ini merupakan dokumen resmi PT Link Net Tbk. yang tidak memerlukan tanda tangan karena dihasilkan secara elektronik oleh sistem pelaporan elektronik. PT Link Net Tbk. bertanggung jawab penuh atas informasi yang tertera didalam dokumen ini.

Letter / Announcement No.	SB-059/CSL-LN/RUPS/VI/20
Issuer Name	PT Link Net Tbk.
Issuer Code	LINK
Attachment	2
Subject	Advertisement Submission of Summary of Minutes of the Annual General Meeting of Shareholders PT Link Net Tbk

The Issuer has advertised Summary of Minutes of the Annual General Meeting of Shareholders PT Link Net Tbk

### on the following news media:

Information	Name of News Media	Publication Date
Pengumuman Ringkasan Risalah Rapat Umum Pemegang	Investor Daily	11 June 2020

Thus to be informed accordingly.

Respectfully,

# PT Link Net Tbk.

Johannes

Corporate Secretary

PT Link Net Tbk.

Jl. Jend. Gatot Subroto Kav. 35 – 36, Jakarta Selatan, Indonesia

Phone: 021-5278811, Fax: 021-5278833, www.linknet.co.id

Date and Time	11-06-2020 18:41	
Attachment	1. 20200611LN SB059 Iklan Ringkasan Risalah RUPST.pdf	
	2. Investor Daily Hal11 Ringkasan Risalah RUPST.pdf	

This is an official document of PT Link Net Tbk. that does not require a signature as it was generated electronically by the electronic reporting system. PT Link Net Tbk. is fully responsible for the information contained within this document.

# **11 COSMOPOLITAN**

# KAMIS 11 JUNI 2020

# **INVESTOR DAILY**

# **Link**Net

ANNOUNCEMENT OF SUMMARY OF THE ANNUAL GENERAL MEETING OF SHAREHOLDERS ("AGMS") PT LINK NET Tbk

On Tuesday 9 June, 2020, at BeritaSatu Plaza 5<sup>th</sup> Floor, Jl. Jend. Gatot Subroto Kav.35-36, Jakarta 12950, were convened AGMS of PT Link Net Tbk ("the Company") and the following is the Summary of the Minutes of Meetings :

Attending Members of the Board of Commissioners and the Board of Directors of the Company AGMS was present by the Board of Directors as follows: Mr. Marlo Budiman - President Director

### II. Agenda of General Meeting of Shareholder

- 1. Approval of the Company's Annual Report for the year ended on 31 December 2019, and Approval on the Annual Accounts consist of Balance Sheet, Profit and Loss of the Company for the year ended on 31 December 2019, and to release and discharge (acquit et de charge) all members of the Board of Directors and the Board of Commissioners of the Company.
- 2. Decision on Income Loss of the Company for the year ended on 31 December 2019.
- 3. Appointment of Public Accountant Firm to audit the Company's financial books for the 2020 financial year and delegation of authority to the Board of Directors of the Company in determining its honorarium other requirement for its appointment.
- 4. Decision on members of the Board of Commissioners and the Board of Directors of the Company and their honorarium, allowance, salary, and/or other remuneration.
- 5. Approval to the plan of Company's shares ownership program to employees and/or management, which allocation of shares derived from the Company treasury stock.
- 6. Approval of the Company's plan to expand Company's business activities to support the main business activities of the Company.

## III. Quorum of the Attending Shareholders

In the AGMS was present the shareholders and/or their proxies representing 2,482,084,197 shares or 90.206% of 2,751,580,984 shares which resulted from a reduction of the total number of shares issued or placed by the Company of 2,863,195,484 shares with total treasury stock of 111,614,500 shares.

## V. Opportunity for Question and Answer

Opportunity was granted to the shareholders and representatives of the shareholders to make inquiries or to express their opinions in respect of the subject matter of each agenda of AGMS before held a vote on the matter of the agenda, however no question was raised nor any opinion expressed.

## V. Mechanism of Resolutions

Mechanism of resolutions of the AGMS is based on the mutual consensus. If mutual consensus failed to be reached, the resolution is taken by voting orally by asking to the shareholders and representatives of the shareholders to raise their hands for those who voted for objection and abstain, whereas those who vote for affirmative were not asked to raise their hands. Abstained votes are considered giving the same voting as that of the majority shareholders vote.

# VI. Resolutions Annual of General Meeting of Shareholder

- 1. a. Accept and approve of the Company's Annual Report including the Supervisory Report of the Board of Commissioners for the book year ended on 31 December 2019, as well as work plans and the development of the Company.
- b. Approval on the Annual Accounts consist of the Statement of Financial Position, Income Statement and Other (acquit et de charge) to all members of the Board of Directors and Board of Commissioners for the action and monitoring the annual report and financial statements of the Company.

# Voting Results:

Votes: Affirmative - 2,481,627,897 (99.982%); Objection - 0 (0%); Abstain - 456,300 (0.018%);

- 2. a. Approve to establish a provision for the reserve fund of the Company in accordance with Article 70 paragraph (1) of the Limited Liability Company Law amounting to Rp100,000,000 (one hundred million rupiah);
  - b. Declare the final dividend amounting to IDR491,992,417,228 (four hundred ninety one billion nine hundred ninety two

# **Link**Net

# PENGUMUMAN RINGKASAN RISALAH RAPAT UMUM PEMEGANG SAHAM TAHUNAN ("RUPST") PT LINK NET Tbk

Pada hari Selasa, 9 Juni 2020 di BeritaSatu Plaza Lantai 5, Jl. Jend. Gatot Subroto Kav. 35-36, Jakarta 12950, telah diselenggarakan RUPST PT Link Net Tbk ("Perseroan") dan Ringkasan Risalahnya adalah sebagai berikut:

- Kehadiran Dewan Komisaris dan Direksi RUPST dihadiri oleh Direksi sebagai berikut:
- Bapak Marlo Budiman

Presiden Direktur

- Agenda Rapat Umum Pemegang Saham Tahunan
- Persetujuan atas Laporan Tahunan Perseroan untuk tahun buku yang berakhir pada tanggal 31 Desember 2019, dan Pengesahan atas Perhitungan Tahunan yang terdiri dari Neraca dan Perhitungan Laba Rugi Perseroan untuk tahun buku yang berakhir pada tanggal 31 Desember 2019, serta memberikan pembebasan dan pelunasan sepenuhnya (acquit et de charge) kepada seluruh anggota Direksi dan Dewan Komisaris
- Penetapan penggunaan Laba Rugi Perseroan dari tahun buku yang berakhir pada tanggal 31 Desember 2019. Penunjukan Kantor Akuntan Publik untuk mengaudit buku Perseroan tahun buku 2020 dan pemberian wewenang kepada Direksi Perseroan untuk menetapkan jumlah honorarium Akuntan Publik tersebut beserta persyaratan lain penunjukannya. 4 Penetapan Direksi dan Dewan Komisaris Perseroan serta penentuan honorarium, tunjangan, gaji, bonus dan/atau remunerasi lainnya bagi
- anggota Direksi dan Dewan Komisaris Perseroan. serujuan atas rencana pelaksanaan program kepemilikan saham Perseroan untuk karyawan dan/atau manajemen Perseroan, yang alokas
- sahamnya berasal dari saham yang telah dibeli kembali oleh Perseroan (saham treasury)
- Persetujuan atas rencana Perseroan untuk menambah kegiatan usaha yang menunjang kegiatan usaha utama Perseroan.
- III. Kuorum Kehadiran Para Pemegang Saham

RUPST dihadiri oleh para pemegang saham dan/atau kuasanya sebanyak 2.482.084.197 saham yang mewakili 90,206% dari 2.751.580.984 saham yang merupakan hasil pengurangan dari jumlah seluruh saham yang telah dikeluarkan atau ditempatkan oleh Perseroan sebanyak 2.863.195.484 saham dengan jumlah saham treasury sebanyak 111.614.500 saham.

IV. Kesempatan Tanya Jawab

Sewaktu membicarakan setiap Agenda RUPST, para pemegang saham dan/atau kuasanya diberikan kesempatan untuk mengajukan pertanyaan pendapat, usul dan/atau saran yang berhubungan dengan setiap Agenda RUPST yang dibicarakan sebelum diadakan pemungutan suara mengenai hal yang bersangkutan, namun tidak ada yang mengajukan pertanyaan dan/atau pendapat.

Mekanisme Pengambilan Keputusan

Mekanisme pengambilan keputusan RUPST dilakukan berdasarkan musyawarah untuk mufakat. Dalam hal keputusan berdasarkan musyawarah untuk mufakat tidak tercapai, maka keputusan diambil dengan pemungutan suara secara lisan dengan meminta kepada pemegang saham dan/atau kuasanya untuk mengangkat tangan bagi yang memberikan suara tidak setuju dan abstain, sedangkan yang memberikan suara setuju tidak diminta mengangkat tangan. Suara abstain dianggap mengeluarkan suara yang sama dengan suara mayoritas para pemegang saham yang mengeluarkan

#### VI. Keputusan Rapat Umum Pemegang Saham Tahunan

- Menerima dan menyetujui Laporan Tahunan Perseroan termasuk Laporan Tugas Pengawasan Dewan Komisaris untuk tahun buku yang berakhir pada tanggal 31 Desember 2019 serta rencana kerja dan pengembangan Perseroan.
- Mengesahkan laporan keuangan Perseroan termasuk Laporan Posisi Keuangan, Laporan Laba Rugi dan Penghasilan Komprehensif Lain Laporan Perubahan Ekuitas, Laporan Arus Kas dan Catatan Atas Laporan Keuangan Perseroan untuk tahun buku yang berakhir pada tanggal 31 Desember 2019, serta memberikan pembebasan dan pelunasan sepenuhnya (acquit et de charge) kepada seluruh anggota Direksi dan Dewan Komisaris Perseroan atas tindakan pengurusan dan pengawasan yang telah dilakukan selama tahun buku yang berakhir pada tanggal 31 Desember 2019, sepanjang tindakan-tindakan tersebut tercermin dalam laporan tahunan dan laporan keuangan Perseroan Hasil Pemungutan Suara

Suara: Setuju - 2.481.627.897 (99,982%); Tidak Setuju - 0 (0%); Abstain - 456.300 (0,018%)

- a. Menyetujui menetapkan penyisihan untuk dana cadangan Perseroan sesuai dengan Pasal 70 ayat (1) Undang-Undang Perseroan Terbatas sebesar Rp100.000.000,- (seratus juta rupiah).
- Menyetujui menetapkan pembagian dividen sebesar Rp491.992.417.228,- (empat ratus sembilan puluh satu miliar sembilan ratus sembilan puluh dua juta empat ratus tujuh belas ribu dua ratus dua puluh delapan rupiah), yang akan dibagikan dalam bentuk dividen tunai kepada para pemegang saham, yang namanya tercatat dalam Daftar Pemegang Saham Perseroan pada tanggal 19 Juni 2020 pada pukul 18.15 Waktu Indonesia Barat ("Recording Date") atau sebesar Rp178,80 (seratus tujuh puluh delapan koma delapan nol rupiah) per saham per tanggal Rapat ini, dengan memperhatikan peraturan PT Bursa Efek Indonesia untuk perdagangan saham di Bursa Efek Indonesia, dengan catatan bahwa untuk saham Perseroan yang berada dalam penitipan kolektif, berlaku ketentuan sebagai berikut:



Comprehensive Income, Statement of Changes in Equity, Statements of Cash Flows and Notes to the Financial Statements of the Company for the book year ended on 31 December 2019, as well as the approval for full release and repaid in full measures that have been carried out for the book year ended on 31 December 2019, as long as the action are reflected in

million four hundred seventeen thousand two hundred twenty eight rupiah), will be distributed to shareholders in the form of cash dividends to the shareholders, whose name is recorded on the Company's Shareholder Register on 19 June 2020 at 16.15 Western Indonesia Time ("Recording Date") amounting to IDR178.80 (one hundred seventy eight point eight zero rupiah) per share as of the date of this meeting, with due regard to the regulations of the Indonesia Stock Exchange on trading on the Indonesia Stock Exchange, with a note that for the Company's shares are in collective custody, the following bahwa untuk saham Perseroan yang berada dalam penitipan kolektif, berlaku ketentuan sebagai berikut:

- Cum Dividen Tunai di Pasar Reguler dan Negosiasi pada tanggal 17 Juni 2020; Ex Dividen Tunai di Pasar Reguler dan Negosiasi pada tanggal 18 Juni 2020;
- Cum Dividen Tunai di Pasar Tunai pada tanggal 19 Juni 2020
- Ex Dividen Tunai di Pasar Tunai pada tanggal 22 Juni 2020.
- Pembayaran dividen tunai kepada para pemegang saham yang berhak akan dilaksanakan selambatnya pada tanggal 10 Juli 2020. Menyetujui menetapkan sisa laba bersih tahun berjalan untuk tahun buku yang berakhir pada tanggal 31 Desember 2019 sebesar Rp402,439,250,459,- (empat ratus dua miliar empat ratus tiga puluh sembilan juta dua ratus lima puluh ribu empat ratus lima puluh sembilan rupiah) dicatat sebagai laba yang ditahan oleh Perseroan atau retained earnings.
- d. Menyetujui memberikan kuasa kepada Direksi Perseroan untuk melaksanakan segala sesuatunya sehubungan dengan pembagian divider tersebut di atas sesuai dengan peraturan perundang-undangan yang berlaku.

Hasil Pemungutan Suara Suara: Setuju - 2.482.084.197 (100%); Tidak Setuju - 0 (0%); Abstain - 0 (0%)

- 3. a. Menyetujui menunjuk Kantor Akuntan Publik Purwantono, Sungkoro & Surja (EY) selaku Kantor Akuntan Publik yang terdaftar di Otoritas Jasa
- Keuangan untuk memeriksa Laporan Posisi Keuangan, Laporan Laba Rugi dan Penghasilan Komprehensif Lain, Laporan Perubahan Ekuitas, Laporan Arus Kas dan Catatan Atas Laporan Keuangan Perseroan untuk Tahun Buku 2020 dan melimpahkan wewenang kepada Direksi Perseroan untuk menetapkan jumlah honorarium dan persyaratan lainnya bagi Kantor Akuntan Publik tersebut.
- Menyetujui pendelegasian kewenangan kepada Dewan Komisaris Perseroan untuk menunjuk Kantor Akuntan Publik lain yang akan mengaudit Laporan Keuangan Perseroan untuk tahun buku 2020, dalam hal Kantor Akuntan Publik Purwantono, Sungkoro & Surja (EY) tidak dapat melaksanakan tugasnya karena sebab apapun. Penunjukan Kantor Akuntan Publik lain tersebut wajib memenuhi ketentuan dan syarai berdasarkan peraturan yang berlaku Hasil Pemungutan Suara

Suara: Setuju - 2.448.090.253 (98.630%); Tidak Setuju - 33.993.944 (1,370%); Abstain - 0 (0%)

Menyetujui mengangkat Direksi dan Dewan Komisaris Perseroan terhitung sejak tanggal ditutupnya Rapat ini sampai dengan penutupan Rapat Umum Pemegang Saham Tahunan Perseroan untuk tahun buku 2022 yang akan diselenggarakan pada tahun 2023 menjadi sebagai

Delikal.		
Direksi:		
Presiden Direktur	2	Marlo Budiman
Direktur	2	Henry Jani Liando
Direktur	2	Wonbae Lee
Direktur	2	Andy Nugroho Purwohardono
Direktur	2	Victor Indajang
Dewan Komisaris:		
Presiden Komisaris Independen	2	Jonathan Limbong Parapak
Komisaris Independen	2	Alexander S Rusli
Komisaris	2	Edward Daniel Horowitz
Komisaris	2	Sigit Prasetya
Komisaris	2	Suvir Varma
Manaharikan waxaan ahar kusaa da		en hebeutheitheitheade Diadai Deanana

Memberikan wewenang dan kuasa dengan hak substitusi kepada Direksi Perseroan dan/atau Bapak Marlo Budiman untuk melakukan segala b. tindakan sehubungan dengan pengangkatan anggota Direksi dan Dewan Komisaris Perseroan tersebut termasuk tetapi tidak terbatas untuk menyatakan kembali keputusan tersebut dalam akta Notaris, dan selanjutnya memberitahukannya kepada Menteri Hukum dan HAM Republik Indonesia sesuai dengan peraturan perundang-undangan yang berlaku, mendaftarkan susunan anggota Direksi dan Dewan Komisaris tersebut dalam Daftar Perusahaan dan untuk mengajukan serta menandatangani semua permohonan dan atau dokumen lainnya yang

diperlukan tanpa ada yang dikecualikan sesuai dengan peraturan dan perundang-undangan yang berlaku. Menyetujui pemberian wewenang kepada Presiden Komisaris Perseroan untuk menentukan honorarium, tunjangan, gaji, bonus dan/atau C nunerasi lainnya bagi anggota Direksi dan Dewan Komisaris Perseroar

Hasil Pemungutan Suara Suara: Setuju - 2.439.222.653 (98,273%); Tidak Setuju - 36.281.344 (1,462%); Abstain - 6.580.200 (0,265%)

- Menyetujui pengalokasian saham yang telah dibeli kembali oleh Perseroan (Saham Treasury) sebanyak-banyaknya sejumlah 3.000.000 (tiga juta) saham untuk pelaksanaan program kepemilikan saham Perseroan untuk karyawan dan/atau manajemen Perseroan ("Program ESOP dan/atau MSOP"), termasuk hal-hal lainnya sehubungan dengan pelaksanaan Program ESOP dan/atau MSOP tersebut.
- Memberikan wewenang dan kuasa kepada Direksi dan/atau Dewan Komisaris Perseroan untuk menentukan kriteria, jumlah, jadwal b. pelaksanaan dan syarat-syarat lainnya yang dianggap baik oleh Direksi dan/atau Dewan Komisaris Perseroan sehubungan dengan pelaksanaan Program ESOP dan/atau MSOP Perseroan dan melakukan segala tindakan yang diperlukan sehubungan dengan hal tersebut. Hasil Pemungutan Suara:

Suara: Setuju - 2.018.936.850 (81,340%); Tidak Setuju - 463.147.347 (18,660%); Abstain - 0 (0%)

#### provisions shall apply:

- Cum Dividend at the Regular and Negotiation Market on 17 June 2020;
- Ex Dividend at the Regular and Negotiation Market on 18 June 2020;
- Cum Dividend at the Cash Market on 19 June 2020;
- Ex Dividen Tunai at the Cash Market on 22 June 2020.
- c. Declare the remainder of the current year's net profit for the financial year ended 31 December 2019 amounting to nine rupiah) be recorded as profit to be retained by the Company;
- d. Delegate the authority to the Company's Board of Directors to undertake all actions required in connection with the dividend distribution in accordance with the applicable laws and regulations.

#### Voting Results:

Votes: Affirmative - 2,482,084,197 (100%); Objection - 0 (0%); Abstain - 0 (0%)

- 3. a. Approve to appoint the Public Accounting Firm Purwantono, Sungkoro & Surja (EY) as the public accounting registered with the Financial Services Authority (Otoritas Jasa Keuangan/OJK) to audit the Statement of Financial Position. Income Statement and Other Comprehensive Income, Statement of Changes in Equity, Statements of Cash Notes to the Financial Statements of the Company for the fiscal year 2020 and authorize the Board of Directors determine the remuneration of the Public Accounting Firm and other terms of appointment.
  - b. Approve the delegation of authority to the Board of Commissioners of the Company to appoint another public firm that will audit the Company's Financial Report for the fiscal year 2019, in the case of Public Accounting accounting firm shall comply with the terms and conditions under applicable regulations.

#### Voting Results:

Commissioner

Commissioner

Votes: Affirmative - 2,448,090,253 (98.630%); Objection - 33,993,944 (1.370%); Abstain - 0 (0%)

4. a. Approve to appoint the Board of Directors and Board of Commissioners of the Company since the closing of this Meeting on 2023 are as follows:

#### **Board of Directors**

President Director	: Marlo Budiman
Director	: Henry Jani Liando
Director	: Wonbae Lee
Director	: Andy Nugroho Purv
Director	: Victor Indajang
<b>Board of Commissioners</b>	
President Independent Commissioner	: Jonathan Limbong I
Independent Commissioner	: Alexander S Rusli
Commissioner	: Edward Daniel Horo

- : Sigit Prasetya
- : Suvir Varma
- necessary without being exempted in accordance with the regulations and legislation in force.
- e. Approve to give authority to the Company's President Commissioner to determine the honorarium, allowances, salaries, bonuses and/or other remuneration to the members of the Board of Directors and the Board of Commissioner of the Company.

#### Voting Results:

Votes: Affirmative - 2,439,222,653 (98.273%); Objection - 36,281,344 (1.462%); Abstain - 6,580,200 (0.265%)

- 5. a. Approve to allocating the Company's Treasury Stock with the maximum amount of 3,000,000 (three million) shares for the implementation of the Company's share ownership program for employee and/or management ("ESOP and/or MSOP Program"), including other matters relating to the implementation of the ESOP and/or MSOP Program.
  - b. Giving authority to the Board of Directors and/or Board of Commissioners of the Company to determine the criteria, amount, implementation schedule and other conditions deemed good by the Directors and/or Board of Commissioners of the Company in connection with the implementation of the Company's ESOP and/or MSOP Program and take all actions needed in connection with this matter.

#### Voting Results:

Votes: Affirmative - 2,018,936,850 (81.340%); Objection - 463,147,347 (18.660%); Abstain - 0 (0%)

Payment of cash dividends to the shareholders who are entitled to be held at the latest on 19 June 2020.

IDR402,439,250,459 (four hundred two billion four hundred thirty nine million two hundred fifty thousand four hundred fifty

firm Flows and

accounting Firm Purwantono, Sungkoro & Surja (EY) cannot perform their duties for any reason. The appointment of such other public

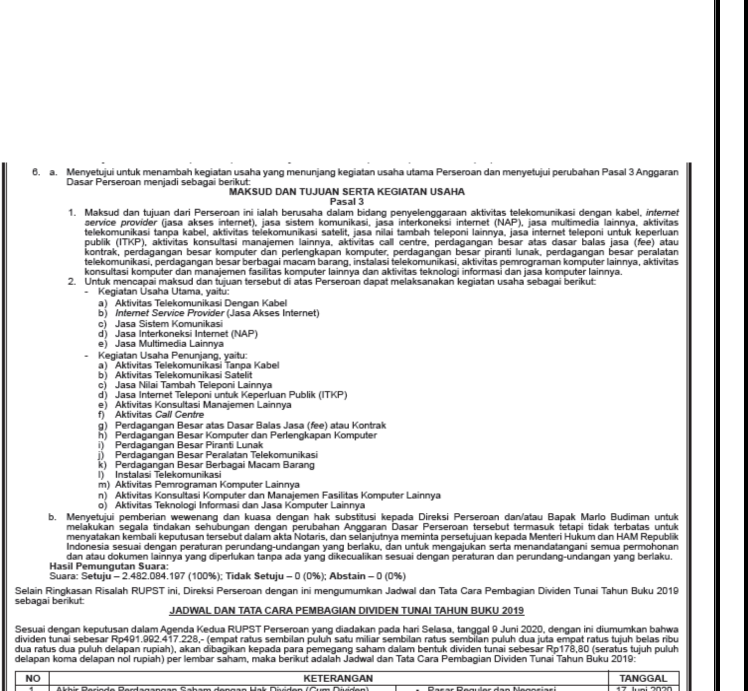
until the closing of the Annual General Meeting of Shareholders of the Company for financial year of 2022 that would be held

wohardono

Parapak

owitz

d. Approve the provision of authority and power with the right of substitution, to the Board of Directors and/or Mr. Marlo Budiman to carry out any action in connection with the Establishment's Board of Directors and Board of Commissioners of the Company, including but not limited to restate the decision in a notarial deed, and then notify the Minister of Law and Human Rights of the Republic of Indonesia in accordance with the legislation in force, registering the members of the Board of Directors and Board of Commissioners of the Company and to submit and sign all requests and other documents



NO	KETERANGAN				
1	1 Akhir Periode Perdagangan Saham dengan Hak Dividen (Cum Dividen) - Pasar Reguler dan - Pasar Tunai		17 Juni 2020 19 Juni 2020		
2	Awal Periode Perdagangan Saham Tanpa Hak Dividen (Ex Dividen)	<ul> <li>Pasar Reguler dan Negosiasi</li> <li>Pasar Tunai</li> </ul>	18 Juni 2020 22 Juni 2020		
3 Tanggal Daftar Pemegang Saham yang Berhak Dividen (Recording Date)					
4 Tanggal Pembayaran Dividen Tunai Tahun Buku 2019			10 Juli 2020		

6. a. Approve the Company's plan to expand Company's business activities and therefore approve the changes in Article 3 of the Company's Article of Association as follows:

#### PURPOSES. OBJECTIVES AND BUSINESS ACTIVITIES Article 3

- technology activities.
- Main Business Activities are:
  - a) Telecommunication Activities by Cable
  - b) Internet Service Provider
- c) Communication System Services
- d) Network Access Point Services (NAP)
- e) Other Multimedia Services
- Supporting Business Activities are:
- a) Wireless Telecommunication Activities
- b) Satellite Telecommunication Activities
- c) Telephony Value Added Services
- d) Internet Telephony Services for Public (ITKP)
- e) Other Management Consultancy Activities
- f) Call Centre Activities
- g) Wholesale on a Fee or Contract Basis
- h) Wholesale of Computer and Computer Equipment
- i) Wholesale of Software
- i) Wholesale of Telecommunication Equipment
- k) Wholesale of Various Goods
- I) Telecommunication Installation
- m) Other Computer Programming Activities
- n) Computer Consultancy Activities and Other Computer Facilities Management
- o) Other Computer Service and Information Technology Activities
- other necessary documents without being excluded in accordance with the applicable laws and regulations. Voting Results:

Votes: Affirmative – 2,482,084,197 (100%); Objection – 0 (0%); Abstain – 0 (0%)

Besides Summary Minutes of the AGM, the Board of Directors hereby announces Schedule and Procedures of Cash Dividend for Fiscal Year 2019 as follows:

# SCHEDULE AND PROCEDURE OF CASH DIVIDEND FOR THE FINANCIAL YEAR 2019

In accordance with the decision of the Second Agenda for the AGMS of the Company held on Tuesday 9 June 2020 is hereby announced that a cash dividend of IDR491,992,417,228 (four hundred ninety one billion nine hundred ninety two million four hundred seventeen thousand two hundred twenty eight rupiah), which will be distributed to shareholders in the form of a cash dividend of IDR178.80 (one hundred seventy eight point eight zero rupiah) per share, then the following is the Schedule and Procedures of Cash Dividend for Fiscal Year 2019:

NO	DESCRIPTION	
1	Share Trading End of the Period by Right Dividend ( <i>Cum Dividen</i> )	
2	The Initial Period of Share Trading Without Right Dividend ( <i>Ex Dividen</i> )	
3	Date List of Shareholders Entitled Dividends (Recording Dat	
4	Date of Payment of Dividend for Fiscal Year 2016	

1. The purposes and objectives of the Company are strives in the business of telecommunication activities by cable, internet service provider, communication system services, network access point services (NAP), other multimedia services, wireless telecommunication activities, satellite telecommunication activities, telephony value added services, internet telephony services for public (ITKP), management consultancy activities, call center activities, wholesale on a fee or contract basis, wholesale of computer and computer equipment, wholesale of software, wholesale of telecommunication equipment, wholesale of various goods, telecommunication installation, other computer programming activities, computer consultancy activities and other computer facilities management and other computer service and information

In order to achieve the purposes and objectives abovementioned, the Company may engage in the business as follows:

2. Giving authority and power of attorney with the substitution rights to the Board of Directors of the Company and/or Mr. Marlo Budiman to perform all actions related to the changes of the Company's Article of Association, including but not limited to restates the decision in Notarial deed, and seek an approval from the Minister of Law and Human Rights of the Republic of Indonesia in accordance with the regulations applicable legislation, and to file and sign all requests and or

		DATE
٠	The Regular and Negotiation	17 June 2020
٠	The Cash Market	19 June 2020
٠	The Regular and Negotiation	18 June 2020
٠	The Cash Market	22 June 2020
e)		19 June 2020
		10 July 2020

- Dividen tunai akan dibagikan kepada pemegang saham yang namanya tercatat dalam Daftar Pemegang Saham Perseroan ("DPS") atau Recording Date pada tanggal 19 Juni 2020 pukul 16.15 WIB dan/atau pemilik saham Perseroan pada sub rekening efek di PT Kustodian Sentral Erek Indonesia ("KSEI") pada penutupan perdagangan tanggal 19 Juni 2020. Bagi pemegang saham yang sahamnya dimasukkan dalam penitipan kolektif KSEI, pembayaran dividen tunai dilaksanakan melalui KSEI dan
- 2. akan didistribusikan ke dalam rekening Perusahaan Efek dan/atau Bank Kustodian pada tanggal 19 Juni 2020. Bukti pembayaran dividen tunai akan disampaikan oleh KSEI kepada pemegang saham melalui Perusahaan Efek dan/atau Bank Kustodian dimana pemegang saham membuka rekeningnya. Sedangkan bagi pemegang saham yang sahamnya tidak dimasukkan dalam penitipan kolektif KSEI maka pembayaran dividen tunai akan ditransfer ke rekening pemegang saham.
- Dividen tunai tersebut akan dikenakan pajak sesuai dengan peraturan perundang-undangan perpajakan yang berlaku. Jumlah pajak yang dikenakan akan menjadi tanggungan pemegang saham yang bersangkutan serta dipotong dari jumlah dividen tunai yang menjadi hak pemegang saham yang bersangkutan.
- Bagi pernegang saham yang merupakan Wajib Pajak Dalam Negeri yang berbentuk badan hukum yang belum mencantumkan Nomor Pokok Wajib Pajak ("NPWP") diminta menyampaikan NPWP kepada KSEI atau Biro Administrasi Efek/PT Sharestar Indonesia ("BAE") dengan alamat BeritaSatu Plaza Lantai 7, Jl. Jend. Gatot Subroto Kavling 35-36, Jakarta 12950 paling lambat tanggal 19 Juni 2020 pada pukul 16.15 WIB. Tanpa pencantuman NPWP, dividen tunai yang dibayarkan kepada Wajib Pajak Dalam Negeri tersebut akan dikenakan PPh sebesar 30%.
- Bagi penegang saham yang merupakan Wajib Pajak Dalah Negeri yang pemotongan pajaknya akan menggunakan tarif berdasarkan Persetujuan Penghindaran Pajak Berganda wajib memenuhi persyaratan Pasal 26 Undang-Undang Pajak Penghasilan No. 36 Tahun 2008 tentang perubahan keempat atas Undang-Undang No. 7 Tahun 1983 tentang Pajak Penghasilan serta menyampaikan form DGT-1 atau DGT-2 yang telah dilegalisasi oleh 5. Kantor Pelayanan Pajak Perusahaan Masuk Bursa kepada KSEI atau BAE paling lambat tanggal 19 Juni 2020, tanpa adanya dokumen dimaksud, dividen tunai yang dibayarkan akan dikenakan PPh Pasal 26 sebesar 20%.

Jakarta, 11 Juni 2020 PT Link Net Tbk Direksi

- Dividend will be paid to the registered shareholder in the Company's Shareholder Register ("DPS") or Recording Date 19 June 1. 2020 at 16.15 WIB and/or to the shareholders who hold the Company's shares at the sub-securities account of PT Kustodian Sentral Efek Indonesia (KSEI) on the closing of trading in the Indonesia Stock Exchange on 19 June 2020.
- 2. For the shareholder whose shares are kept in collective custody at KSEI, the dividend payment will be distributed by KSEI to the account of its Securities Company and or Custodian Bank on 19 June 2020. The dividend payment slip will be sent by KSEI to the shareholders through its Securities Company and or Custodian Bank where the shareholder opened their account. Whereas for the shareholder whose shares are not kept in the collective custody at KSEI, the dividend payment will be transferred to the shareholder's account.
- 3. The dividend payment will be subject to WHT in accordance with the prevailing tax regulation. Such WHT shall be borne by the entitled shareholders and will be deducted from the total cash dividend due to the entitled shareholder.
- 4. For the Indonesian Entity Tax Subject that has not submitted their Tax ID, they are requested to submit it to KSEI or to the Securities Administration Bureau/PT Sharestar Indonesia ("BAE") at BeritaSatu Plaza Lantai 7, Jl. Jend. Gatot Subroto Kavling 35-36, Jakarta 12950 at the latest by 19 June 2020 at 16.00 WIB. In the absence of the Tax ID Number, the dividend to be paid to that Indonesian Tax Subject shall be deducted by 30% WHT.
- 5. For the shareholders who are Overseas Tax Subject, whose tax tariff is in accordance with the Double Tax Treaty Agreement, they are obliged to comply with Article 26 of the Tax Law No. 36 Year 2008 and to submit Form DGT-1 or DGT-2 which have been legalized by the Office of Tax Services for Large Taxpayer One to KSEI and BAE at the latest 19 June 2020, in the absence of such form, the dividend will be deducted by WHT Article 26 at the rate of 20%.

Jakarta, 11 June 2020 **PT Link Net Tbk** The Board of Directors